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APPLICATION NO.	F	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/651,011 08/28/2003		08/28/2003	Hiroo Oyama	AK-424XX	8421
207	7590	02/17/2005		EXAMINER	
	•	HURGIN, GAGN	CRANSON JR, JAMES W		
TEN POST BOSTON,		~	ART UNIT	PAPER NUMBER	
				2875	
			DATE MAILED: 02/17/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)	Ţ
		10/651,011	OYAMA, HIROO	- -
Office Action Summary		Examiner	Art Unit	1
		James W. Cranson	2875	<u> </u>
Daniad &	The MAILING DATE of this communic	cation appears on the cover s	sheet with the correspondence a	ddress
THE - External after aft	ORTENED STATUTORY PERIOD FO MAILING DATE OF THIS COMMUNIO ensions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this commu- ense period for reply specified above is less than thirty (30) of period for reply is specified above, the maximum stature to reply within the set or extended period for reply we reply received by the Office later than three months aftiled patent term adjustment. See 37 CFR 1.704(b).	CATION, f 37 CFR 1.136(a). In no event, howeventication. It days, a reply within the statutory minimutory period will apply and will expire SI will, by statute, cause the application to be the mailing date of this communication.	er, may a reply be timely filed num of thirty (30) days will be considered tim X (6) MONTHS from the mailing date of this become ABANDONED (35 U.S.C. § 133).	ely. communication.
,		b) $igotimes$ This action is non-final		,
3)⊠	Since this application is in condition for closed in accordance with the practic			ie merits is
Disposit	ion of Claims		•	
5) □ 6) □ 7) ⊠ 8) □ Applicat 9) ⊠	Claim(s) 1-22 is/are pending in the ap 4a) Of the above claim(s) is/are Claim(s) is/are allowed. Claim(s) is/are rejected. Claim(s) 1-22 is/are objected to. Claim(s) are subject to restrict ion Papers The specification is objected to by the The drawing(s) filed on 28 August200 Applicant may not request that any objected to some and the second content of the second cont	e withdrawn from consideration and/or election requirem Examiner. 3 is/are: a) accepted or bettion to the drawing(s) be held in	nent. b)⊠ objected to by the Examina n abeyance. See 37 CFR 1.85(a).	
11)	Replacement drawing sheet(s) including The oath or declaration is objected to			
Priority	under 35 U.S.C. § 119			•
a)	Acknowledgment is made of a claim for the All b) Some * c) None of: 1. Certified copies of the priority of the priority of the certified copies of the priority of the certified copies of the certified copies of application from the Internation See the attached detailed Office action	documents have been received been received been received from the priority documents have been received the priority documents have all Bureau (PCT Rule 17.2)	ved. ved in Application No ve been received in this Nationa a)).	al Stage
Attachme	nt(s)			
1) Noti 2) Noti 3) Info Pap	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (P [*] rmation Disclosure Statement(s) (PTO-1449 or I er No(s)/Mail Date <u>8/28/2003</u> .	FO-948) FO/SB/08) 5)	nterview Summary (PTO-413) Paper No(s)/Mail Date Notice of Informal Patent Application (P Other:	TO-152)
S. Patent and	Trademark Office			

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DETAILED ACTION

Priority

Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Drawings

The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims.

Therefore, "the third light distribution-forming reflecting surface 5", (note, drawings have 5U and 5D,) and "linked with the operation of a steering unit" must be shown or the feature(s) canceled from the claim(s). No new matter should be entered. Corrected drawing sheets in compliance with

37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not

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accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Specification

The specification is objected to as not enabling. The "linked with the operation of a steering unit" in the claims is not explained in detail in the specification.

Claim Objections

Claim 1 is not clear. In line 6, the word "form", did applicant mean "from or formed"?

Also "wherein at least one of the first light distribution-forming reflecting surface to the

third light distribution-forming reflecting surface" is not clear.

In addition, claim 1 recites the limitations "the road side" in line 6 and "the horizontal line" in line 19. There is insufficient antecedent basis for these limitations in the claim.

All of the claims depend from claim 1 and are objected to for the same reasons.

Further the functional recitations "linked and selection of linkage or non-linkage" has not been given patentable weight because it is narrative in form. In order to be given patentable weight, a functional recitation must be expressed as a "means" for performing the specified function, as set forth in 35 USC 112, 6TH paragraph, and must be supported by recitation in the claim of sufficient structure to warrant the presence of the functional language. In re Fuller, 1929 C.D. 172; 388 O.G.279

Claims 2,3,10,11,17-22 and claims depending from these claims all include the limitations noted.

Allowable Subject Matter

The following is a statement of reasons for the indication of allowable subject matter:

Claim 1 recites "A vehicle headlamp comprising:

one light source:

a first light distribution-forming reflecting surface forming a first light distribution shape irradiating a diagonally rising portion of the light distribution on the road side in a spot form by the light from the light source, and consisting of double reflecting surfaces, that is a primary reflecting elliptic and a secondary reflecting parabolic type:

a second light distribution-forming reflecting surface forming a second light distribution shape irradiating a diagonally rising portion of the light distribution on the road side in a spot form by the light from the light source, and consisting of double reflecting surfaces, that is a primary elliptic type and a secondary parabolic type;

a third light distribution-forming reflecting surface forming a third light distribution shape irradiating a relatively narrow range horizontally below the horizontal line by the light from the light source,

wherein at least one of the first light distribution-forming reflecting surface to the third light distribution-forming reflecting surface is Rota table in the horizontal direction."

These limitations are not found or taught in the art of record. In particular, the limitation that a first light distribution- forming reflecting surface consists of double reflecting surfaces, a primary reflecting that is elliptic and a secondary reflecting surface that is parabolic is a unique

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configuration in a vehicle headlamp as claimed by applicant and is not found or taught in the art of record.

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Claims 2-22 depend from claim 1 and would be allowable for the same reasons.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure are US 2004/0022067, 6,575,609, and 6,4545,448 to Taniuchi, USPN 6,419,380 and USPN 6,471,383 to Oyama et al.

This application is in condition for allowance except for the following formal matters:

The objections noted above must be withdrawn.

Prosecution on the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

A shortened statutory period for reply to this action is set to expire **TWO MONTHS** from the mailing date of this letter.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to James W. Cranson whose telephone number is 571-272-2368. The examiner can normally be reached on Mon-Fri 8:30A.M.- 5:00P.M..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sandy O'Shea can be reached on 571-272-2378. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Stephen Husar Primary Examiner